

## EXHIBIT A

AO 442 (Rev. 10/03) Warrant for Arrest

**FILED**

JUL 22 2008

## UNITED STATES DISTRICT COURT

District of \_\_\_\_\_

RICHARD W. WIEKING  
CLERK U.S. DISTRICT COURT,  
NORTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA

**WARRANT FOR ARREST**

V.

ANNA WILTSE

Case Number:

To: The United States Marshal  
and any Authorized United States Officer

YOU ARE HEREBY COMMANDED to arrest

ANNA WILTSE

Name

and bring him or her forthwith to the nearest magistrate judge to answer a(n)

- Indictment    Information    Complaint    Order of court    Probation Violation Petition    Supervised Release Violation Petition    Violation Notice

charging him or her with (brief description of offense)

PERJURY

in violation of Title 18 United States Code, Section(s) 242

Name of Issuing Officer

Signature of Issuing Officer

Title of Issuing Officer

Date and Location

**RETURN**

This warrant was received and executed with the arrest of the above-named defendant at

DATE RECEIVED	NAME AND TITLE OF ARRESTING OFFICER	SIGNATURE OF ARRESTING OFFICER
DATE OF ARREST		

AO 442 (Rev. 10/03) Warrant for Arrest

**THE FOLLOWING IS FURNISHED FOR INFORMATION ONLY:**

DEFENDANT'S NAME: \_\_\_\_\_

ALIAS: \_\_\_\_\_

LAST KNOWN RESIDENCE: \_\_\_\_\_

LAST KNOWN EMPLOYMENT: \_\_\_\_\_

PLACE OF BIRTH: \_\_\_\_\_

DATE OF BIRTH: \_\_\_\_\_

SOCIAL SECURITY NUMBER: \_\_\_\_\_

HEIGHT: \_\_\_\_\_ WEIGHT: \_\_\_\_\_

SEX: \_\_\_\_\_ RACE: \_\_\_\_\_

HAIR: \_\_\_\_\_ EYES: \_\_\_\_\_

SCARS, TATTOOS, OTHER DISTINGUISHING MARKS: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

FBI NUMBER: \_\_\_\_\_

COMPLETE DESCRIPTION OF AUTO: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

INVESTIGATIVE AGENCY AND ADDRESS: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

*EXHIBIT A*

**U.S. District Court**

**Case Number C07-4197 si pr**

**And Napa County Grand Jury**

**I am currently held illegally and a Doctor**

**at Napa State Hospital (DR Wiltse)**

**committed perjury to have me illegally**

**drugged. A judge Mr Brennan refused**

**me a hearing, witnesses and a lawyer at**

**court but signed a court order to drug me**

**illegally. He violated the 6<sup>th</sup> and 14<sup>th</sup>**

**Amendment of the U.S. Constitution to**

**illegally drug me, the court order did not**

**even have my legal name on it. Vincent**

**Rosenbalm is my legal name, but I was**

**drugged under a court order that had the**

**name Rosenbaum on it.**

SAO 442 (Rev. 10/03) Warrant for Arrest

## UNITED STATES DISTRICT COURT

District of \_\_\_\_\_

UNITED STATES OF AMERICA

## WARRANT FOR ARREST

V.

MARIANNE MALDONADO

Case Number:

To: The United States Marshal  
and any Authorized United States Officer

YOU ARE HEREBY COMMANDED to arrest

MARIANNE MALDONADO

Name

and bring him or her forthwith to the nearest magistrate judge to answer a(n)

- Indictment    Information    Complaint    Order of court    Probation Violation Petition    Supervised Release Violation Petition    Violation Notice

charging him or her with (brief description of offense)

FRAUD

in violation of Title

18

United States Code, Section(s)

1012

Name of Issuing Officer

Signature of Issuing Officer

Title of Issuing Officer

Date and Location

## RETURN

This warrant was received and executed with the arrest of the above-named defendant at

DATE RECEIVED	NAME AND TITLE OF ARRESTING OFFICER	SIGNATURE OF ARRESTING OFFICER
DATE OF ARREST		

**EXHIBIT B**

AO 442 (Rev. 10/03) Warrant for Arrest

**THE FOLLOWING IS FURNISHED FOR INFORMATION ONLY:**

DEFENDANT'S NAME: \_\_\_\_\_

ALIAS: \_\_\_\_\_

LAST KNOWN RESIDENCE: \_\_\_\_\_

LAST KNOWN EMPLOYMENT: \_\_\_\_\_

PLACE OF BIRTH: \_\_\_\_\_

DATE OF BIRTH: \_\_\_\_\_

SOCIAL SECURITY NUMBER: \_\_\_\_\_

HEIGHT: \_\_\_\_\_ WEIGHT: \_\_\_\_\_

SEX: \_\_\_\_\_ RACE: \_\_\_\_\_

HAIR: \_\_\_\_\_ EYES: \_\_\_\_\_

SCARS, TATTOOS, OTHER DISTINGUISHING MARKS: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

FBI NUMBER: \_\_\_\_\_

COMPLETE DESCRIPTION OF AUTO: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_INVESTIGATIVE AGENCY AND ADDRESS: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

EXHIBIT B

(2)

CALIFORNIA  
ASSOCIATION  
OF REALTORS®NOTICE OF TERMINATION OF TENANCY  
(C.A.R. Form NTT, Revised 4/03)

To: Vincent & Sashi Rosenbalm ("Tenant")  
 and any other occupant(s) in possession of the premises located at:  
 (Street Address) 459 Cochrane Avenue (Unit/Apartment #) \_\_\_\_\_  
 (City) Ukiah (State) Ca (Zip Code) 95482 ("Premises").

## CHECK THE BOX THAT APPLIES. CHECK ONE BOX ONLY.

1.  The tenancy, if any, in the Premises is terminated **60 days** from service of this Notice, or on \_\_\_\_\_ (whichever is later).

OR 2.  You have resided in the Premises for less than one year. Your tenancy, if any, in the Premises is terminated **30 days** from service of this Notice, or on \_\_\_\_\_ (whichever is later).

OR 3.  All of the following apply. Your tenancy, if any, in the Premises is terminated **30 days** from service of this Notice, or on November 1, 2006 (whichever is later).

A. Landlord has entered into a contract to sell the Premises to a natural person(s);

AND B. Purchaser intends to reside in the Premises for at least one year following the termination of the tenancy in the Premises;

AND C. Landlord has established an escrow with an escrow company licensed by the Department of Corporations or a licensed Real Estate Broker;

AND D. Escrow was opened 120 or fewer days prior to the delivery of this Notice;

AND E. Title to the Premises is separately alienable from any other dwelling unit (i.e., a single-family unit or condominium);

AND F. Tenant has not previously been given a notice of termination of tenancy.

If you fail to give up possession by the specified date, a legal action will be filed seeking possession and damages that could result in a judgment being awarded against you.

Landlord (Owner or Agent) Johnnae P. Womade Date September 20, 2006  
Century 21 Les Ryan Realty Pr

Address 495-C East Perkins Street City Ukiah State Ca Zip 95482  
 Telephone (707) 468-0463 Fax (707) 468-7968 E-mail \_\_\_\_\_

(Keep a copy for your records.)

The copyright laws of the United States (TITLE 17 U.S. Code) forbid the unauthorized reproduction of this form by any means, including facsimile or computerized formats.  
 Copyright © 1998-2003, CALIFORNIA ASSOCIATION OF REALTORS®

THIS FORM HAS BEEN APPROVED BY THE CALIFORNIA ASSOCIATION OF REALTORS® (C.A.R.). NO REPRESENTATION IS MADE AS TO THE LEGAL VALIDITY OR ADEQUACY OF ANY PROVISION IN ANY SPECIFIC TRANSACTION. A REAL ESTATE BROKER IS THE PERSON QUALIFIED TO ADVISE ON REAL ESTATE TRANSACTIONS. IF YOU DESIRE LEGAL OR TAX ADVICE, CONSULT AN APPROPRIATE PROFESSIONAL.

This form is available for use by the entire real estate industry. It is not intended to identify the user as a REALTOR®. REALTOR® is a registered collective membership mark which may be used only by members of the NATIONAL ASSOCIATION OF REALTORS® who subscribe to its Code of Ethics.



Published by the  
California Association of REALTORS®

Reviewed by \_\_\_\_\_ Date \_\_\_\_\_



NTT REVISED 4/03 (PAGE 1 OF 1)

## NOTICE OF TERMINATION OF TENANCY (NTT PAGE 1 OF 1)

Agent: Century 21

Phone: (707) 468-0423

Fax: (707) 468-9654

Prepared using WINForms® software

Broker: CENTURY 21 LES RYAN REALTY 495 E PERKINS ST STE A, UKIAH CA 94582

EXHIBIT B

Vincent Rosenbalm Citizens Complaint Penal Code 832.5 August 6, 2007

Marianne Maldonado Century 21 495 East Perkins Ukiah, CA 95482

In November of 2006 I filed a claim with HUD against Marianne Maldonado for possible fraud. This spring my house was broken into and two cars stolen. I called Marianne about this and she told me s summons was served to me at the Mendocino Jail to get into my house, Problem is I never received a summons and Ukiah police are being investigated for mail fraud and forging court documents. My legal help told me Marianne could not break in without a summons, problem is I never received one and I suspect Ukiah police of forging one. Under the penalty of perjury this is true to the best of my knowledge and suspect Marianne and Ukiah Police guilty of the crimes of Penal Codes 132,182, 470, 207, 236, 459, 424, 484, 135, 146 and more and I command you forthwith to arrest and bring them to the nearest and most accessible magistrate. This malicious prosecution must stop! Vincent Rosebalm

## EXHIBIT B

1 MARIANNE MALDONADO 7/19/08  
2 CENTURY 21 LES RYAN REALTY.

3 ON OR ABOUT 9/20/06 MARIANNE  
4 MALDONADO SENT ME NOTICE MY  
5 HOUSE WAS "SOLD", WHEN I WENT  
6 TO TALK TO HER ABOUT THIS SHE  
7 TOLD ME IT WAS "NOT SOLD".

8 I FILED A COMPLAINT WITH HUD  
9 ABOUT THIS, I BELIEVE NOVEMBER.

10 ABOUT THIS TIME UKIAH POLICE  
11 AND MARIANNE MALDONADO AND  
12 CENTURY 21 LES RYAN REALTY WERE  
13 INVOLVED IN FRAUD AND  
14 FALSIFIED COURT RECORDS. MILLIONS  
15 OF DOLLARS DAMAGE HAS OCCURRED  
16 TO MY PROPERTY AND FINANCIAL  
17 RECORDS DUE TO THIS MISCONDUCT.  
18 I ASK FOR THE COURT TO ARREST  
19 MARIANNE MALDONADO FOR FRAUD.  
20 UNDER THE PENALTY OF PERJURY  
21 THIS IS TRUE AND CORRECT TO  
22 THE BEST OF MY KNOWLEDGE.

23  
24 .  
25 .  
26 .  
27 .  
28 .

Vincent Rosebalm

*E X H I B I T B*

Citizens Complaint Penal Code 832.5

Sheriff Thomas Allman

Judge Richard Henderson recently filed wrong court dates and falsified court records in Case Number SCUK CRCR 08-84434 and also put the wrong name of defendants in the caption on Case number MCUK CVUD 06-10320 in which Sheriff Thomas Allman illegally took a large amount of property from my house while in jail for Case MCUK CRCR 06-74005 which is also on appeal in the Supreme Court of California CASE S163898. I want my property back Sheriff Allman took and am pressing charges in Federal Court against Judge Henderson and Sheriff Allman. I never was in Court for arraignment on Sunday October 29, 2006, the correct date is October 23, 2006 and the date of my commitment was December 26, 2006 and not December 21, 2006 as Judge Henderson suggests. Sheriff Allman and Judge Henderson have done millions of dollars of damage illegally falsifying court documents and taking property illegally. I believe Judge Henderson is attempting to hide the fact I did not get a trial in 60 days.

Under the penalty of perjury this is true and correct to the best of my knowledge. Vincent Rosenbaum

AO 442 (Rev. 10/03) Warrant for Arrest

UNITED STATES DISTRICT COURT

District of \_\_\_\_\_

UNITED STATES OF AMERICA

WARRANT FOR ARREST

v.

Jim Brooks

Case Number:

To: The United States Marshal  
and any Authorized United States Officer

YOU ARE HEREBY COMMANDED to arrest

Jim Brooks

Name

and bring him or her forthwith to the nearest magistrate judge to answer a(n)

- Indictment     Information     Complaint     Order of court     Probation Violation Petition     Supervised Release Violation Petition     Violation Notice

charging him or her with (brief description of offense)

PERJURY

in violation of Title 18 United States Code, Section(s) 1621

Name of Issuing Officer

Signature of Issuing Officer

Title of Issuing Officer

Date and Location

RETURN

This warrant was received and executed with the arrest of the above-named defendant at

DATE RECEIVED	NAME AND TITLE OF ARRESTING OFFICER	SIGNATURE OF ARRESTING OFFICER
DATE OF ARREST		

**EXHIBIT C**

AO 442 (Rev. 10/03) Warrant for Arrest

**THE FOLLOWING IS FURNISHED FOR INFORMATION ONLY:**

DEFENDANT'S NAME: \_\_\_\_\_

ALIAS: \_\_\_\_\_

LAST KNOWN RESIDENCE: \_\_\_\_\_

LAST KNOWN EMPLOYMENT: \_\_\_\_\_

PLACE OF BIRTH: \_\_\_\_\_

DATE OF BIRTH: \_\_\_\_\_

SOCIAL SECURITY NUMBER: \_\_\_\_\_

HEIGHT: \_\_\_\_\_ WEIGHT: \_\_\_\_\_

SEX: \_\_\_\_\_ RACE: \_\_\_\_\_

HAIR: \_\_\_\_\_ EYES: \_\_\_\_\_

SCARS, TATTOOS, OTHER DISTINGUISHING MARKS: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

FBI NUMBER: \_\_\_\_\_

COMPLETE DESCRIPTION OF AUTO: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_INVESTIGATIVE AGENCY AND ADDRESS: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

## EXHIBIT C

Vincent Rosenbalm v Ed Foulk CEO of Napa State Hospital August 6, 2007

Notice of Citizens Arrest under Penal Code 832.5 Affidavit

To any state or federal police officer

In May of 2006 I was refused payment of wages due by Mayacama Golf Course employee Jim Brooks, and the CSI Caddy union in North Carolina. I believe I turned the claim over to:

Division of labor Standards Enforcement

50 D Street Suite 360

Santa Rosa, CA 95404

During the course of the investigation CSI Employee John Krikorian in North Carolina Communicated to me the union was going to change the court Documents? I notified the Department of justice about the possibility of several federal crimes in progress across interstate lines and the possibility of perjury or falsifying court records by the CSI Union??? Under penalty of perjury this is true to the best of my knowledge!! I suspect Jim Brooks and John Krikorian of the crimes of failure to pay me due wages and penal codes 182, 118, 470, 132 and more!! I command you forthwith to arrest and bring them to the nearest and most accessible magistrate!

Vincent Rosenbalm

## EXHIBIT D

1 VINCENT ROSENBAUM

7/20/08

2 2100 NAPA VALLEJO HIGHWAY

3 NAPA, CA 94558

4 UNITED STATES DISTRICT COURT

5 NORTHERN DISTRICT OF CALIFORNIA

6 3 MOTION FOR

7 IN RE

3 CONTINUANCE IN FORMA

8 VINCENT ROSENBAUM

3 NO:CV08-3125 PAPERIS

9 Plaintiff

3 NO:CR08-3126

3 NO:CR08-3128

3 NO:CV08-3214

3 NO:CR08-3213

3 NO:CV08-3211

14 I NEED A CONTINANCE OF 30 DAYS

15 FOR FINANCIAL RECORDS FOR THESE

16 CASES. IT HAS TAKEN ME 3 WEEKS

17 FOR A NEW SOCIAL WORKER TO GET ME

18 THE TRUST OFFICE RECORDS AND I HAVE

19 LITTLE OR NO ACCESS TO A COPY MACHINE

20 IT MAY TAKE SEVERAL MORE WEEKS.

21 THIS INSTITUTION ATTEMPTS TO

22 DENY US ALMOST ALL ACCESS TO

23 THE COURTS UNDER THE PENALTY

24 OF PERJURY THIS IS TRUE AND CORRECT

25 TO THE BEST OF MY KNOWLEDGE.

26  
27 Vincent Rosenbaum  
28

EXHIBIT C

1 VINCENT ROSENBAUM

7/20/08

2 2100 NAPA VALLEY HIGHWAY

3 NAPA, CA 94558

4 UNITED STATES DISTRICT COURT

5 NORTHERN DISTRICT OF CALIFORNIA

6 VINCENT ROSENBAUM 3 <sup>MOTION TO CONSENT TO</sup>  
<sup>MAGISTRATE JUDGE</sup>

7 V

} 28 U.S.C. 636(c)(1)

8 ED FOULK

} F.R.CIV.P.73(b)

9 THOMAS ALLIAN } CASE NO.: CV08 3436

10 I HEREBY GIVE NOTICE TO  
11 CONSENT TO A MAGISTRATE JUDGE  
12 TO TAKE OVER THE ABOVE CIVIL  
13 CASE. I BELIEVE THIS WILL MAKE  
14 THIS PROCESS SMOOTHER AND MORE  
15 TIME EFFICIENT, KNOWING YOUR  
16 MAGISTRATE JUDGES HAVE A GOOD  
17 RECORD AND ARE VERY EFFICIENT.  
18 PLEASE KEEP ME INFORMED ON WHAT  
19 I NEED TO DO TO USE THIS PROCESS  
20 AND I HOPE THE TRANSITION  
21 WILL WORK WELL. I MAY BE  
22 MOVED FROM CUSTODY OR RELEASED  
23 SOON AND WILL NOTIFY THE COURT  
24 OF ANY CHANGES. UNDER THE  
25 PENALTY OF PERJURY THIS IS  
26 TRUE AND CORRECT TO THE BEST  
27 OF MY KNOWLEDGE.

28 Vincent Rosenbaum

1 VINCENT ROSENBALM

5/31/08

2 2100 NAPA VALLEJO HIGHWAY

3 NAPA, CALIFORNIA

4 MENDOCINO COUNTY SUPERIOR COURT

5 CASE NUMBER: MCUK CR CR 06-74005

6 TO JUDGE RONALD BROWN

7 PENAL CODE 859.6 STATES IF A

8 PRELIMINARY HEARING IS HELD MORE  
9 THAN 60 DAYS FROM ARRAIGNMENT THE  
10 COMPLAINT MUST BE DISMISSED. I WAS  
11 ARRAIGNED FOR CHARGES ON OCTOBER 23,

12 2006 AND YOU SIGNED AN ORDER TO

13 COMMIT ME TO NAPA STATE HOSPITAL

14 ON DECEMBER 26, 2006. THIS IS APPROX-

15IMATELY 65 OAKS WITH NO PRELIMINARY

16 HEARING. YOU MUST RELEASE ME FROM ILL-  
17 EGAL CUSTODY OR SET A HEARING. THIS

18 IS ONLY ONE OF HUNDREDS OF CRIMES

19 COMMITTED IN THIS CASE OF MALICIOUS

20 PROSECUTION. I ALSO ASK FOR RETRIBUTION

21 UNDER PENAL CODES 1447, 1191.2, 1202.4(K)(2)

22 1202.4(A)(3)(H), 1202.4(A)(3)(G) AND RETURN OF PROPERTY

23 STOLEN BY UKIAH POLICE. UNDER THE PENALTY

24 OF PERJURY THIS IS TRUE AND CORRECT

25 TO THE BEST OF MY KNOWLEDGE.

26 Vincent Rosenbalm

27

28

## EXHIBIT G

Archive

### California Constitution

#### Article VI. JUDICIAL

*Current through the November 2006 Election*

##### Sec. 19.

The Legislature shall prescribe compensation for judges of courts of record.

A judge of a court of record may not receive the salary for the judicial office held by the judge while any cause before the judge remains pending and undetermined for 90 days after it has been submitted for decision.

Archive

ON THE TRANSCRIPTS OF 10/23/06  
AT MY ARRAIGNMENT JUDGE MAFIELD  
RECEIVED A HABEAS CORPUS, AND ALSO  
ANOTHER ONE 11/13/06. NEITHER  
HABEAS CORPUS HAS BEEN  
ANSWERED. I REMAIN ILLEGALLY  
IMPRISONED AND MY DUE PROCESS  
VIOLATED UNDER THE 14TH AMEND-  
MENT, FURTHERMORE MY 1ST  
AMENDMENT RIGHTS HAVE BEEN  
VIOLATED BY JUDGE MAFIELD.  
IT DOES NOT TAKE 600-700 DAYS TO  
ANSWER A HABEAS WRT. UNDER THE  
PENALTY OF PERJURY THIS IS  
TRUE AND CORRECT TO THE BEST  
OF MY KNOWLEDGE. Vincent Pasanbaya

1 VINCENT ROSENBAUM

7/20/08

2 2100 NAPA VALLEJO HIGHWAY

3 NAPA, CALIFORNIA 94558

4 UNITED STATES DISTRICT COURT

5 NORTHERN DISTRICT OF CALIFORNIA

6 VINCENT ROSENBAUM ? MOTION FOR

7 K

? RECONSIDERATION

8 ED FOULK

? OF DISMISALS

9 THOMAS ALLMAN

? CASENO: CV08-3436

10 IS

11 JUDGE ILLSTON RECENTLY

12 ATTEMPTED TO DISMISS SEVERAL

13 OF MY CASE(S)). I THINK SHE

14 NEEDS TO RECUSE HERSELF FROM

15 ALL OF MY CASES DUE TO A

16 JUDICIAL MISCONDUCT CASE IN

17 THE U.S. COURT OF APPEALS

18 CASE NO: 08-90036. THERE IS DEFINITELY

19 A CONFLICT OF INTEREST IN HER

20 DISMISSING THESE CASES, FURTHERMORE

21 I SHOULD BE ALLOWED TO PROCEED

22 UNDER 28 U.S.C. 1915 (G) dUE TO

23 ATTACKS OF VIOLENCE AND HATE

24 THAT ALMOST ENDED MY LIFE.

25 UNDER THE PENALTY OF PERJURY

26 THIS IS TRUE AND CORRECT TO

27 THE BEST OF MY KNOWLEDGE.

28 Vincent Rosenbaum

*EXHIBIT I*



UNITED STATES POSTAL INSPECTION SERVICE

MAY 30, 2007

VINCENT ROSENBALM  
2100 NAPA VALLEJO HWY, UNIT 5  
NAPA, CA 94558

Complaint # 6310059

Dear VINCENT ROSENBALM,

The U.S. Postal Inspection Service has received for investigation your complaint regarding the theft and/or tampering of mail matter. Your complaint is being analyzed to develop investigative leads.

We regret any loss or inconvenience caused by this situation. Please be assured of our continued attention to the security of mail matter while in the custody of the U.S. Postal Service.

If you are missing any checks, credit cards, bank statements or other mail, you should contact the mailers to advise them of your possible loss, and apply for replacement documents. If there has been any fraudulent use of your checks, credit cards or accounts, please provide all documentation including bank statements, copies (front & back) of fraudulently cashed checks, etc., and return them using the enclosed self-addressed envelope which requires no postage. Please reference the above Complaint Number in any future correspondence to our office.

Thank you for your assistance in this matter.

1-800-572-8347

Sincerely,

3/24/08

C V 36901108

Postal Inspector's Office  
201 13<sup>th</sup> Street, Room 112  
Oakland, CA 94612-3921  
Phone: (510) 251-3013  
Fax: (510) 834-7509

1 UNITED STATES DISTRICT COURT  
2 NORTHERN DISTRICT OF CALIFORNIA  
3 TO COURT CLERK RICHARD WICKING,

4 I AM EITHER BEING RELEASED OR  
5 FACEING A CHANGE OF CUSTODY  
6 THIS WEEK, I WILL KEEP YOU  
7 INFORMED OF MY WHEREABOUTS.

8 I FIGURED THESE SUPPLEMENTS  
9 TO MY HABEAS CORPUS ONLY NEED  
10 ONE COPY, DUE TO THE ORIGINAL  
11 ONLY NEEDING ONE COPY!

12 CHANGING CUSTODY IT MAY BE  
13 NEXT TO IMPOSSIBLE TO GET COPIES.

14 IT SEEMS I FACE THE CONSTANT  
15 PROBLEM OF ACCESS TO THE COURTS.

16 MY HOPE IS IF I WRITE TO  
17 THE COURT FOR SANCTIONS OR  
18 INJUNCTIONS THEY WILL SEE  
19 THIS PATTERN OF OPPRESSION

20 IN MY WORK. I HAVE CALLED  
21 JUDGE WALKERS OFFICE MANY

22 TIMES COMPLAINING AND ED FOOLKE  
23 THE EXECUTIVE DIRECTOR DOES

24 A GOOD JOB IF NOT ANSWERING  
25 COMPLAINTS, I THINK HE THROWS  
26 THEM AWAY UNDER THE PENALTY OF  
27 PERJURY THIS IS TRUE AND CORRECT  
28 TO THE BEST OF MY KNOWLEDGE.

Vincent Rosenthal

EXHIBIT K

1 VINCENT ROSENBAUM

7/20/08

2 2100 NAPA VALLEY HIGHWAY

3 NAPA, CA 94558

4 UNITED STATES DISTRICT COURT

5 NORTHERN DISTRICT OF CALIFORNIA

6 VINCENT ROSENBAUM 3 MOTION FOR

7 V

3 APPOINTMENT

8 ED FOOLK

3 OF COUNSEL

9 THOMAS ALLMAN

3 CASE NO.: CV08-3436

11 I CURRENTLY HAVE NO COUNSEL

12 AND THIS IS IN VIOLATION OF

13 THE 6TH AMENDMENT OF THE

14 U.S. CONSTITUTION. I ASK THIS

15 COURT TO APPOINT ME

16 COUNSEL FOR THIS CASE.

17 UNDER THE PENALTY OF PERJURY

18 THIS IS TRUE AND CORRECT

19 TO THE BEST OF MY KNOWLEDGE.

21 Vincent Rosenbaum

1 PROOF OF SERVICE 7/20/08  
2 CASE NO: CV08-3436 SI

3 I am Vincent Rosenthal an  
4 American citizen over 18 years  
5 of age.

FILED

6 On 7/20/08 I served the ~~with~~ <sup>JULY 22 2008</sup>  
7 (1) EXHIBIT(S) A-K

RICHARD W. WIEKING  
CLERK, U.S. DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA

8 2) ATTACHMENTS

9 By placing these in the  
10 Napa State Hospital Mail  
11 Addressed to: Court Clerk

12 U.S. DISTRICT COURT

13 450 GOLDEN GATE AVE.

14 SAN FRANCISCO, CA 94102

15 From

16 Vincent Rosenthal  
17 2100 Napa Valley Highway  
18 Napa, CA 94558

19 Under the Penalty of Perjury  
20 This is true and correct to  
21 the best of my knowledge.

22  
23  
24  
25  
26  
27  
28  
Vincent Rosenthal

Vincent Rosenthal  
2100 Napa Valley Highway  
Napa, CA 94558

LEGAL MAIL  
Court Clerk  
U.S. District Court  
450 Golden Gate Ave  
San Francisco, CA 94102

